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ability and Accountability Act of 1996, tinder
  Federal or State
  la<mark>w</mark>–
         "(A) of a criminal offense consisting of a
      misdemeanor
     relating to fraud. theft. embezzlement. breach
                                            fiduciary
     responsibility, or other financial misconduct
             (i) in connection with the delivery of
                                               health
         care item or service. or
             "(ii) with respect to anv act or omission
                                               health
                              (other
                 program
         care
                                        than
                                                those
         specifically
                                           described
         in
            subsection (a)(l)
                                   operated
                                              by or
                                               whole
         financed
                               in
         or in part by any Federal, State, or local
         aovernment
         agency: or
          "(B) of a criminal offense relating to fraud,
      theft.
      embezzlement.
                          breach
                                      of
                                             fiduciarv
      responsibility.
                                                other
      financial misconduct with respect to any act
                                             omission
         a program (other than a health care
      program)
                                             operated
      by or financed in whole or in part by any
      Federal.
                                               State,
      or local government agency."
   (b) INDIVIDUAL CONVICTED OF FELONY RELATING TO
CON-
TROLLED SUBSTANCE
      (1) IN GENERAL.—Section 1128(a) (42 U.S.C.
   1320a-7(a))
   as amended by subsection (a), is amended by
   adding at the
   end the following new paragraph:
       (4) FELONY CONVICTION RELATING TO CONTROLLED
   STANCE.—Any individual or entity that has been
   convicted
   an offense which occurred after the date of the
   enactment
                                   Portability
              Health
                        Insurance
   of
       the
   Accountability
                                 Act
   1996. under Federal or State law. of a criminal
   offense
                                              consist-
            a felonv relating
                                             unlawful
   ing of
                                   to
                                       the
   manufacture.
                                             distribu-
   tion. prescription, or dispensing of a controlled substance.
      (2) CONFORMING
                         AMENDMENT.—Section
   1128(b)(3)
               (42
   U.S.C. 1320a-7(h)(3))is amended—
      (A) in the heading, by striking "CONVICTION" and inserting "MISDEMEANOR CONVICTION";
      and
          (R) hv
                    strikina
                                "criminal
      offense"
       offense" and inserting of a
      misdemeanor".
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SEC. 212. ESTABLISHMENT OF MINIMUM PERIOD OF EXCLUSION FOR CERTAIN INDIVIDUALS AND ENTITIES SUBJECT TO

PERMISSIVE EXCLUSION FROM MEDICARE AND STATE HEALTH CARE PROGRAMS.

Section 1128(c)(3) (42 U.S.C. 1320a-7(c)(3)) is amended by add-

ing at the end the following new subparagraphs: (D) In the case of an exclusion of an individual entity under paragraph (1). (2). or (3) of subsection (b). the period the exclusion shall be 3 vears. unless the determines Secretary in accordance with published regulations that a shorter is appropriate because of mitigating circumstances that longer because of aggravating period is appropriate

circumstances.

(E) In the case of an exclusion of an individual or entity under subsection (b)(4) or (b)(5), the period of the exclusion shall not be less than the period during which the individual's or entity's license to provide health care is revoked, suspended, or surrendered, or the individual or the entity is excluded or suspended from a Federal or State health care program.